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NOTICE

The undermentioned Gazettees of India Extraordinary were published during the week ending the 13th June 1951:—

Issue No.	No. and Date	Issued by	Subject
99	S. R. O. 869, dated the 5th June 1951.	Ministry of Commerce and Industry.	Amendment in S. R. O. 499, dated 2nd September 1950, relating to maximum prices of cycles.
100	S. R. O. 860, dated the 6th June 1951.	Chief Commissioner, Delhi.	Corrections in the Delhi Flour, Rice and Dal Mills Control Order, 1951, published with S. R. O. 808, dated 25th May 1951.

Copies of the Gazettees Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi the 12th June 1951

S.R.O. 890.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law F. 35-I/50-L, dated the 26th January, 1950, relating to the execution of contracts and assurances of property, namely:—

In Part II of the said Notification, after Head C, the following Head shall be added, namely:—

“D.—In the case of the Cattle-cum-Dairy Farm, Karnal :—

Contracts and other instruments relating to the Cattle-cum-Dairy Farm, Karnal, by the Superintendent, Cattle-cum-Dairy Farm, Karnal.”

[No. F. 35-I/51-L.]

21(7)(1)

SHRI GOPAL SINGH, Dy. Secy.

MINISTRY OF STATES

New Delhi the 11th June 1951

S.R.O. 891.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby extends to the State of Bhopal the United Provinces Removal of Social Disabilities Act, 1947 (The United Provinces Act XIV of 1947) as at present in force in the State of Uttar Pradesh subject to the following modifications, namely :—

1. In section 1,—

- (i) in sub-section (2), for the words “Uttar Pradesh” the words “the State of Bhopal” shall be substituted;
- (ii) for sub-section (3), the following shall be substituted, namely:
“(3) It shall come into force at once.”

2. In section 2,—

- (i) for clause (c), the following shall be substituted, namely:—
“(c) ‘Chief Commissioner’ means the ‘Chief Commissioner of Bhopal’.”.
- (ii) for clause (d), the following shall be substituted, namely:—
“(d) ‘Scheduled Caste’ means a Scheduled caste or tribe mentioned in the Schedule annexed hereto.”
- (iii) After clause (d), the following clause shall be inserted, namely:—
“(e) ‘Hindu’ includes a Buddhist, Sikh, Jain a follower of Arya or Brahmo Samaj or convert to Hinduism.”

3. In sub-clause (a) of clause (i) of section 3, after the word “watering”, the words “or bathing” shall be inserted.

4. In section 7, for the words “State Government” the words “Chief Commissioner” shall be substituted.

SCHEDULE

(a) Scheduled Castes

(1) Balahi	(9) Khatik
(2) Basor	(10) Koli
(3) Bedia	(11) Kanjar
(4) Beldar	(12) Mehtar (Bhangi)
(5) Chamar	(13) Mahar
(6) Chitar	(14) Mang
(7) Dhanuk	(15) Nut
(8) Dome	(16) Silawat

(b) Scheduled Tribes

(1) Banjara	(6) Korku
(2) Bhil	(7) Mogia
(3) Gond	(8) Pardhi
(4) Kalbelia	(9) Saharia, Sosia or Sor
(5) Keer	

Annexure

The United Provinces Removal of Social Disabilities Act, 1947 (The United Provinces Act XIV of 1947) as modified by this notification.

THE UNITED PROVINCES REMOVAL OF SOCIAL DISABILITIES ACT, 1947

U.P. Act No. XIV of 1947

[*Passed by the United Provinces Legislative Assembly on April 25, 1927 and the United Provinces Legislative Council on May 26, 1927.*]

(Received the assent of the Governor of the United Provinces on June 28, 1947 under section 75 of the Government of India Act, 1935, and was published in the United Provinces Government Gazette, on July 12, 1947.)

An Act to provide for the removal of certain social disabilities of certain classes of Hindus.

WHEREAS it is expedient to provide for the removal of certain social disabilities of certain classes of Hindus;

It is hereby enacted as follows:

1. Short title and extent.—(1) This Act may be called “the United Provinces Removal of Social Disabilities Act, 1947.”

(2) It extends to the whole of the State of Bhopal.

(3) It shall come into force at once.

2. Definitions.—In this Act, unless there is anything repugnant in the subject or context—

(a) “place of public amusement” means any place, enclosure, building, tent, booth, or other erection, whether permanent or temporary, where music, singing, dancing or any diversion or game, or the means of carrying on the same is provided and to which the public are admitted on payment of money or otherwise and includes a race-course, circus, theatre, cinema hall, music hall, billiard-room, bagatelle-room and gymnasium;

(b) “place of public entertainment” means any place, whether enclosed or open, to which the public are admitted, and where any kind of food or drink is supplied for consumption on the premises for the profit or gain of any person owning or having an interest in or managing such place; and includes a refreshment room, eating-house, coffee-house, boarding-house, lodging house and hotel;

(c) “Chief Commissioner” means the “Chief Commissioner of Bhopal”;

(d) “Scheduled Caste” means a Scheduled Caste or tribe mentioned in the Schedule annexed hereto.

(e) ‘Hindu’ includes a Buddhist, Sikh, Jain, a follower of Arya or Brahmo Samaj or convert to Hinduism.

3. *Removal of disabilities.*—No person shall, notwithstanding anything contained in any instrument or any custom or usage to the contrary—

(i) prevent any person merely on the ground that he belongs to a Scheduled Caste from—

(a) having access to, using or enjoying any river, stream, well, tank, cistern, water tap or any other watering or bathing place, any sanitary convenience, any road, street or pathway or any cremation ground which is open to other Hindus;

(b) using or enjoying at any time or place the facilities of any public conveyance, or any means of conveyance which other Hindus have a right to use;

(c) having access to or enjoying the advantages, facilities and privileges of any place of public amusement or public entertainment, any educational institution, any hospital or dispensary or any other building or place used for public or charitable purposes which is open to other Hindus;

(d) having access to any public temple or enjoying the advantages, facilities and privileges of any such temple to the extent the same are available to other Hindus and subject to such conditions and the observance of such ceremonies as may be customary to the temple;

(e) holding any public office or carrying on any business, trade or occupation;

(ii) refuse to render to any person merely on the ground that he belongs to a Scheduled Caste, any service which such person ordinarily renders to other Hindus on the terms on which such service is rendered in the ordinary course of business; or

(iii) compel any person belonging to a Scheduled Caste to labour against the will of such person or make him to labour without wages or on inadequate wages;

(iv) make a bride or bridegroom belonging to a Scheduled Caste, alight from a dola-palki at any public place, road or pathway or prevent such dola-palki from passing through any such place, road or pathway;

(v) injure, annoy or interfere with a person, belonging to a Scheduled Caste in the exercise of his lawful rights.

4. *Invalid conditions in a trust or endowment.*—Where, whether before or after the commencement of this Act, any trust is created or any endowment made for Hindus generally, but not for any sect or class thereof, with a condition excluding a person belonging to a Scheduled Caste from deriving any benefit from such trust or endowment, the condition shall be void.

5. *Cognizance by Court.*—No court shall in adjudicating any matter or executing any order recognize any custom or usage, imposing any civil disability on any person merely on the ground that he belongs to a Scheduled Caste and no authority shall in carrying out the functions and duties entrusted to it under any law recognize any such custom or usage.

6. *Penalty.*—If any person contravenes any of the provisions of this Act, any rule made or order passed thereunder, or abets any such contravention he shall, on conviction, be punished with imprisonment which may extend to three months or with fine which may extend to two hundred rupees or with both, and in the case of a continuing offence, with an additional fine which may extend to 25 rupees for everyday after the first during which the offence continues.

7. *Rule-making power.*—The Chief Commissioner may make rules for the purpose of carrying out the provisions of this Act.

NOTE.—For the statement of Objects and Reasons, see the United Provinces Gazette Extraordinary dated the 7th January 1947.

SCHEDULE

(a) Scheduled Castes

(1) Balahi	(9) Khatik
(2) Basor	(10) Koli
(3) Bedia	(11) Kanjar
(4) Beldar	(12) Mehtar (Bhangi)
(5) Chamar	(13) Mahar
(6) Chitar	(14) Mang
(7) Dhanuk	(15) Nut
(8) Dome	(16) Silawat

(b) Scheduled Tribes

(1) Banjara	(6) Korku
(2) Bhil	(7) Mogia
(3) Gond	(8) Pardhi
(4) Kalbelia	(9) Saharia, Sosia or Sor
(5) Keer	

[No. 125-J.]

A. N. SACHDEV, Under Secy

MINISTRY OF FINANCE

DEPARTMENT OF ECONOMIC AFFAIRS

New Delhi, the 6th June 1951

S.R.O. 892.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 24 of the said Act, in so far as they relate to the liabilities in the 'Closed Fund' or 'Old Fund', shall not apply to the Bank of Assam Ltd., Shillong.

[No. F. 4(119)-F.I/51.]

S. K. SEN, Dy. Secy.

CENTRAL BOARD OF REVENUE

EXCESS PROFITS TAX

New Delhi, the 5th June 1951

S.R.O. 893.—In pursuance of sub-section (3) of section 3 of the Excess Profits Tax Act, 1940 (XV of 1940) and in partial modification of its notification No. 6. Excess Profits Tax dated the 8th March 1947, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioner of Excess Profits Tax, 'C' Range Calcutta shall also and the Appellate Assistant Commissioner of Excess Profits

Tax, 'E' Range, Calcutta shall not perform his functions in respect of the cases specified below :—

S.No.	Name of Appellant	Excess Profit Tax Appeal No.
1	2	3
1	Messrs. Bhasanji Topan Madhoji & Co.	4/E.P.T./49-50 for C.A.P. ended 7-11-42.
2	Do.	3/E.P.T./49-50 for C.A.P. ended 19-10-41.
3	Messrs. Gordon & Company	14/N.C./49-50 (E.P.T.) for C.A.P. ended 31-12-44.
4	Do.	15/E.P.T./49-50 for C.A.P. ended 31-12-45.
5	Do.	16/E.P.T./49-50 for C.A.P. ended 31-12-46.
6	Do.	17/E.P.T./49-50 for C.A.P. ended 31-3-47.
7	Do.	18/E.P.T./49-50 for C.A.P. ended 31-3-48.
8	S. Serajuddin Patley	6/E.P.T./50-51 for C.A.P. ended 31-12-44.
9	L. Halland	14/E.P.T./50-51 for C.A.P. ended 31-12-43.
10	Do.	16/E.P.T./50-51 for C.A.P. ended 31-12-44.
11	Do.	15/E.P.T./50-51 for C.A.P. ended 31-12-42.
12	Messrs. Roymohondas & others	40/E.P.T./50-51 for C.A.P. ended 31-3-46.
13	Do.	44/E.P.T./49-50 for C.A.P. ended 13-4-44.
14	Haricharan Shamsundar	12/E.P.T./49-50 for C.A.P. ended 7-11-42.
15	Do.	33/E.P.T./49-50 for C.A.P. ended 21-1-44.
16	Do.	19/E.P.T./49-50 for C.A.P. ended 28-10-43.
17	Messrs. M. E. Sidat	60/E.P.T./48-49 for C.A.P. ended 31-12-43.
18	Do.	16/E.P.T./48-49 for C.A.P. ended 31-3-46.
19	Do.	30/E.P.T./47-48 for C.A.P. ended 31-12-45.

[No. 51.]

INCOME-TAX

New Delhi, the 5th June 1951

S.R.O. 894.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922) and in partial modification of its notification No. 32 Income-tax dated the 9th November 1946, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Income-tax, 'C' Range Calcutta shall also and the Appellate Assistant Commissioner, 'E' Range, Calcutta shall not perform his functions in respect of the persons specified in column 2 of the Schedule hereto annexed for the appeals mentioned in the corresponding entry in column 3 thereof :—

SCHEDULE

S.No.	Name and address of the Assessee	Appeal No. and assessment year
1	2	3
<i>Non-Companies</i>		
1	Messrs. Bhasanji Topan Madhoji & Co.	5/N.C./49-50 for 1945-46.
2	Do.	125/N.C./48-49 for 1944-45.
3	Do.	4/N.C./49-50 for 1946-47.
4	Messrs. Gordon & Company	24/N.C./49-50 for 1947-48.
5	Do.	25/N.C./49-50 for 1948-49.
6	Do.	26/N.C./49-50 for 1947-48
7	Do.	27/N.C./49-50 for 1948-49.
8	W. G. Milney	28/N.C./49-50 for 1945-46.
9	Do.	29/N.C./49-50 for 1946-47.
10	Do.	30/N.C./49-50 for 1947-48.

1	2	3
11	S. Serajuddin Batlay	8/N.C./50-51 for 1945-46.
12	Do.	48/N.C./50-51 for 1941-42.
13	L. Halland	20/N.C./50-51 for 1943-44.
14	Do.	22/N.C./50-51 for 1945-46.
15	Do.	21/N.C./50-51 for 1944-45.
16	Messrs. Synthetic Moulders Ltd.	86/N.C./50-51 for 1949-50.
17	Messrs. Ramdatraknissendas & Ramchandra Goenka & Sons.	93/N.C./48-49 for 1944-45.
18	Messrs. Pragdas Mothuradas	113/N.C./48-49 for 1944-45.
19	Messrs. Reymohondas & Others	31/N.C./49-50 for 1945-46.
20	Do.	49/N.C./50-51 for 1946-47.
21	Haricharan Shamsundar	54/N.C./49-50 for 1945-46.
22	Do.	40/N.C./49-50 for 1942-43.
23	Do.	23/N.C./49-50 for 1944-45.
24	Messrs. M. E. Sidat	22/N.C./48-49 for 1947-48.
25	Do.	43/N.C./47-48 for 1948-47.

Jalpaiguri—Darjeeling

26	Messrs. Begg Dunlop & Co. Ltd.	63/DR/49-50 for 1948-49.
27	Messrs. Jethmal Hukumchand	165/J.L./49-50 for 1948-49.
28	Do.	166/J.L./49-50 for 1949-50.
29	Bijoynagar Tea Company Limited	182/J.L./49-50 for 1949-50.
30	Punamchand Bhadani	39/J.L./49-50 for 1947-48.
31	Do.	2/J.L./50-51 for 1948-49.

Board's notification No. S. R. O. 434-Income-tax, dated the 21st March 1951, is hereby cancelled.

[No. 50.]

S.R.O. 895.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922) and in partial modification of its notification No. 32-Income-tax, dated the 9th November 1946, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Income-tax, 'C' Range, Calcutta shall also and the Appellate Assistant Commissioner of Income-tax, 'A' Range, Calcutta, shall not perform his functions in respect of the persons specified in column 2 of the Schedule hereto annexed for the appeals mentioned in the corresponding entry in column 3 thereof:—

S.No.	Name and address of the Assessee	Appeal No. and Assessment year
1	2	3
1	Messrs. Bhaanji Topan Madhoji & Company	13/IV(1)/47-48 for 1942-43.
2	Do.	87/IV(1)/47-48 for 1943-44.
3	Do.	88/IV(1)/47-48 for 1943-44.

[No. 52.]

New Delhi, the 6th June 1951

S.R.O. 896.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendments shall be made in the Schedule appended to its notification No. 32-Income-tax, dated 9th November, 1946, namely:—

Patna.

- (1) Patna.
- (2) Special Circle, Patna.

- (3) Gaya.
- (4) Shahabad.
- (5) Dhanbad Circle.
- (6) Colliery Circle, Dhanbad.
- (7) Santhal Parganas.
- (8) Hazaribagh.
- (9) Special Survey Circle, Patna [in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries (1) to (8) above].

Muzaffarpur.

- (1) Muzaffarpur.
- (2) Champaran.
- (3) Saran.
- (4) Darbhanga.
- (5) Purnea.
- (6) Bhagalpur.
- (7) Monghyr.
- (8) Special Survey Circle, Patna [in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries (1) to (7) above].

Ranchi.

- (1) Special Circle, Ranchi.
- (2) Salary Circle, Ranchi.
- (3) Ranchi-Palamau Circle.
- (4) Manbhum Sadar.
- (5) Singhbhum Circle.
- (6) Jharsuguda.
- (7) Special Circle, Cuttack (in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circle, Jharsuguda).
- (8) Special Survey Circle, Ranchi [in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries (1) to (5) above].

Cuttack.

- (1) Special Circle, Cuttack (in respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles in Cuttack Range excluding those in the jurisdiction of I. T. Circle, Jharsuguda).
- (2) Cuttack Circle.
- (3) Baripada.
- (4) Berhampur.
- (5) Rayagada.
- (6) Special Survey Circle, Ranchi [in respect of persons who have their principal place of business in or reside in the jurisdiction of the Income-tax Circles specified in entries (1) to (5) above].

[No. 53.]

K. B. DEB, Under Secy

MINISTRY OF COMMERCE AND INDUSTRY**COFFEE CONTROL***New Delhi, the 6th June 1951*

S.R.O. 897.—In exercise of the powers conferred by sub-section (3) of Section 4 of the Coffee Market Expansion Act, 1942 (VII of 1942), and in partial modification of the notification of the Government of India in the Ministry of Industry and Supply No. 13(1)-I(6)/50, dated the 12th June 1950, the Central Government, on the recommendations of the Government of Madras, hereby nominates Sri M. Kanti Raj, Director of Agriculture, Madras, as a member of the Indian Coffee Board, vice Sri R. M. Sundaram, resigned.

[No. 13(2)-Plant/51.]

CENTRAL TEA BOARD*New Delhi, the 6th June 1951*

S.R.O. 898.—In pursuance of section 4 of the Central Tea Board Act, 1949 (XIII of 1949), the Central Government hereby notify that Mr. N. B. Haggart of Sam Sing Tea Estate, Metalli P.O., nominated by the Indian Tea Association (without Assam Branch) shall be a member of the Central Tea Board, vice Mr. G. Carlton, resigned.

Mr. N. B. Haggart, shall hold office for a term of three years with effect from the date of this notification.

[No. 306(1)-Plant (Tea)/51.]

M. R. A. BAIG, Dy. Secy.

New Delhi, the 13th June 1951

S.R.O. 899.—Whereas it appears to the Central Government to be necessary and expedient so to do for securing the equitable distribution of an essential commodity, namely coal :—

Now therefore in exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is hereby pleased to direct that every person who owns or manages a cotton ginning and /or pressing factory shall on or before 15th August 1951 submit to the Secretary, Indian Central Cotton Committee, Nicol Road, Ballard Estate, Bombay, a statement in the form in the schedule appended hereto, containing true and accurate information relating to his business.

SCHEDULE

(Information to be furnished by Ginning and Pressing Factories and submitted in duplicate. Factories which do not intend to work during 1951-52 season must clearly mention so at the top of this form).

1. (a) Full name and address of the factory.
(b) Press mark (in the case of a pressing factory).
2. Name of the railway station and the railway on which it is situated at which the factory normally receives coal.
3. Normal dates of commencement and date of finishing of work in the factory.
4. Number of bojas of cotton (lint) of 392 lbs. each ginned in the factory during 1949-50 season.

5. Number of bojas of cotton (lint) of 392 lbs. each ginned in the factory during 1950-51 season (upto the 30th June 1951).
6. Number of bales of raw cotton pressed in the factory during 1949-50 season.
7. Number of bales of raw cotton pressed in the factory during 1950-51 season (upto the 30th June 1951).
8. Type of power plant installed in the factory. (State whether steam producer gas, diesel or electric. Give details of gin and press separately.)
9. Number of gins installed in the factory. (State whether single double roller or saw gins.)
10. Number of half presses installed in the factory.
11. Number of full presses installed in the factory.
12. Tons of coal consumed by the factory during the season 1949-50.
13. Tons of firewood or fuel other than coal consumed by the factory during the season 1949-50.
14. Gallons of diesel oil consumed by the factory during the season 1949-50.
15. Tons of coal consumed by the factory during the season 1950-51 (upto the 30th June 1951).
16. Tons of firewood or fuel other than coal consumed by the factory during the season 1950-51 (upto the 30th June 1951).
17. Gallons of diesel oil consumed by the factory during the season 1950-51 (upto the 30th June 1951).
18. Quantity of coal that the Textile Commissioner recommended that the factory should receive during the 1950-51 season.
19. Quantity of coal sanctioned by the Deputy Coal Commissioner (Distribution) for 1950-51 season. (Give number and date of sanction).
20. Quantity of coal actually received by the factory as a result of items (18) and (19) above during the 1950-51 season (upto the 30th June 1951).
21. Tons of coal purchased by the factory from the market during the 1950-51 season (upto the 30th June 1951).
22. Tons of coal in stock on 30th June 1951.
23. Tons of firewood or fuel other than coal in stock on 30th June 1951.
24. Gallons of diesel oil in stock on 30th June 1951.
25. Quantity of (i) kapas (unginned cotton) and (ii) ginned but unpressed cotton actually held in stock in the factory premises on 30th June 1951 to be ginned and pressed during 1951-52 season.
26. Estimated quantity of cotton (in bales of lint) expected to be ginned and/or pressed during the 1951-52 season (including stocks shown against item 25) by steam power.
27. Estimated quantity of coal in tons excluding the stocks of fuel shown against items (22) and (20) required by the factory during 1951-52 season.
28. Full name and address of the Colliery from which the factory normally draws coal. (For factories situated in the State of Bombay, Madhya Pradesh, United States of Saurashtra and Madhya Bharat Union, coal supplies must be obtained from Madhya Pradesh and Central India coal fields.)
29. Full name and address of your middleman. The factory must not nominate more than one middleman if the supplies of coal are 200 tons or less, and more than two middlemen if the supplies exceed 200 tons. In the latter case, if it is so desired, it may nominate only one middleman. If more than one or two middlemen,

as the case may be, are nominated, the Office of the Textile Commissioner, will entertain the first named one or two individuals only as required and Deputy Coal Commissioner (Distribution), will be advised to issue sanction in their favour only. If the original allotment is less than 200 tons but the quantity is subsequently increased by additional recommendations no change from the original middleman is to be made.

30. Tons of coal and/or firewood not in possession of the factory but in which the factory has any lien/or interest on 30th June 1951.

31. If the factory is a member of any pool, name and address of the Secretary of the Pool may be given here.

32. Whether the factory was silent during 1950-51 season and if silent owing to pool, name and address of the Pool Secretary should be given.

33. Has the factory applied before for priority coal for the 1951-52 season ? If so ;

1. Quantity applied for and

2. Date of application and to whom made may be stated.

34. Has the factory received sanction for priority coal shown against item (33)? If so, what quantity has been sanctioned ? Whether the sanction was issued by the Provincial Coal Controller or the Director of Industries or the Deputy Coal Commissioner (Distribution) with number and date of sanction may also be stated ?

NOTE

1. In respect of fuel figures (*vide* items 22, 23 and 24 above) it is essential that not only stocks in possession of the factory should be shown but also any stocks that it may have a lien on/or that may be held by any of the partner or sister concerns should be shown with details.

2. In respect of items 28 and 29 the middleman and colliery must not be changed once it has been given, as constant changes of the supplying collieries and middleman result in irregularity and delay in supplying coal.

3. Change of proprietorship of the factory must be intimated to this office immediately the change is made.

4. In case the factory does not require coal after the application has been made or the recommendation has been issued the factory must telegraphically intimate to that effect to the Textile Commissioner, Bombay. In the meantime any coal which happens to be despatched to the factory should be taken delivery of by the factory without delay and kept in its possession pending disposal instruction. Should a factory which has applied for the coal fail to take delivery in time the demurrage charges and other expenses incurred on that account shall be borne by that factory.

Date

Factory Manager or Proprietor's Signature.

[No. 6/4-CT (B)/51.]

S. K. DATTA, Dy. Secy.

New Delhi, the 13th June 1951

S.R.O. 900—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following further amendment shall be made in the

Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(78)A, dated the 6th January 1951, namely :—

To the Schedule annexed to the said Notification, the following entry shall be added, namely :—

“Director of Consumer Goods, Deputy Director of Consumer Goods, Additional Deputy Director of Consumer Goods, Assistant Directors of Consumer Goods and Sub-divisional Controllers of Supplies in the Department of Supplies of the West Bengal Government.”

[No. SC(A)-4(96).]

New Delhi, the 16th June 1951

S.R.O. 901—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-1(530)D, dated the 26th May 1948, namely :—

To the Schedule annexed to the said Notification, the following entry shall be added, namely :—

“Assistant Iron and Steel Controller (Gr. I) in the Steel Import Division of the Iron and Steel Control, Calcutta”.

[No. SC(A)-1(530).]

S.R.O. 902—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(78)B, dated the 6th January 1951, namely :—

To the Schedule annexed to the said Notification, the following entry shall be added, namely :—

“Assistant Iron and Steel Controller (Gr. I) in the Steel Import Division of the Iron and Steel Control, Calcutta”.

[No. SC(A)-1(530)A.]

N. R. REDDY, Under Secy.

New Delhi, the 16th June 1951

S.R.O. 903—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (No. XXIV of 1946), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely :—

In sub-paragraph (ii) of paragraph (b) of sub-clause (3) of clause 21 of the said Order, for the words and figures “April, May and June, 1951” the words and figures “April, May, June and July, 1951” shall be substituted.

[No. 9(4)-CT/51-6.]

S. A. TECKCHANDANI, Under Secy.

ERRATA

New Delhi, the 12th June 1951

S.R.O. 904.—Ministry of Commerce and Industry Notification No. S.R.O. 759, dated the 21st May 1951, published in the *Gazette of India Extraordinary*, Part II, Section 3, dated the 21st May 1951—

(a) Under Minimum price against Flat Bark shown in Group 7 read 91-8-0 for 91-8-2.

(b) Delete the double bracket after Group 7 and read Group 7 only against Flat Bark.

[No. 19(1)-Plant 51).]

K. P. SIRCAR, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 2nd June 1951

S.R.O. 905.—Under section 4 (x) of the Indian Cotton Cess Act, 1923 (XIV of 1923) the Central Government are pleased to nominate Shri Brijlal, Nand Lal Biyani, M.P. (of Akola Borer) to be an additional member on the Indian Central Cotton Committee with effect from the 1st April, 1951, vice Shri Viswanath Des.

[No. F. 1-6/51-C.J.)

S.R.O. 906.—(1) Under Section 4 (IX) of the Indian Cotton Cess Act, 1923 (XIV of 1923) the Madhya Bharat Government have nominated Shri N. M. Deshmukh, M.A., Par-at-Law, Director of Agriculture, Madhya Bharat to represent that Government on the Indian Central Cotton Committee with effect from the 1st April, 1951 vice Shri K. J. Thadani.

(2) Under section 4 (v) of the Indian Cotton Cess Act, 1923 (XIV of 1923) the Central Government are pleased to nominate Shri Kundan Lal, Municipal Commissioner, Abohar, District. Ferozepur, to represent the Cotton Manufacturing Ginning and Industry in the Punjab with effect from the 1st April, 1951 vice Shri Ram Narain Varmani.

(3) Under section 4 (IV) of the Indian Cotton Cess Act, 1923 (XIV of 1923) the Empire Cotton Growing Corporation, London, have nominated Mr. C. P. Bramble of M/s Brennan & Co., Neville House, Ballard Estate, Bombay, to represent them on the Indian Central Cotton Committee with effect from the 1st April 1951.

[No. F. 1-6/51-C.J.]

New Delhi, the 11th June 1951

S.R.O. 907.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (II of 1914) the Central Government is pleased to direct that the following amendments shall be made in the Order, published with the notification of the Government of India in the late Education, Health and Lands Department No. F. 193/40-A, dated the 3rd February, 1941, namely:—

In the said Order—

(1) for the words "British India" wherever they occur the word "India" shall be substituted.

(2) in sub-clause (b) of paragraph 3—

(i) for the words “the Imperial Agricultural Research Institute, New Delhi”, the words “the Indian Agricultural Research Institute, New Delhi” shall be substituted; and

(ii) for the words from “the Departments of Agriculture, Madras” to “Jammu and Kashmir and Mysore”, the following words shall be substituted:—

“The Departments of Agriculture, Madras, Bombay, West Bengal, Utter Pradesh, Punjab (1), Bihar, Madhya Pradash, Assam, Orissa, Jammu and Kashmir and Mysore”.

[No. F. 6-9/51-Dte. I.]

P. M. DAS GUPTA, Dy. Secy.

New Delhi, the 8th June 1951

S.R.O. 908.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the following amendment shall be made in the Govt. of India in the late Ministry of Agriculture Notification No. SV-101(11)/49, dated 2nd September 1949, namely:—

- (i) In clause 2(b) the words “made on a forward basis and” shall be deleted.
- (ii) In clause 2(b) for the word “and” appearing after the words “at some future date” and before the words “payment of margin” the word “Or” shall be substituted.

[No. SV-101(11)/51.]

N. T. MONE, Joint Secy.

New Delhi, the 11th June 1951

S.R.O. 909.—The following draft of a further amendment to the Ghee Grading and Marking Rules, 1938, which it is proposed to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937) is published as required by the said section for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 1st July, 1951. Any objection or suggestion which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

Draft Amendments

(1) In the said Rules—in rule 3 for the words and figures “Columns I to 5” the words “Columns I to 3” shall be substituted.

(2) In Schedule I the foot note against the mark “†” shall be omitted.

(3) In Schedule III columns 2 and 3 and the entries relating thereto shall be omitted and columns 4 and 5 shall be renumbered as 2 and 3 respectively.

[No. F. 4-6/51-Dte. II (M).]

S.R.O. 910.—In pursuance of clauses (i) and (k) of rule 4 of the General Grading and Marking Rules, 1937, and in supersession of the Notifications of the Government of India in the late Ministry of Agriculture Nos. F-10-1/45-R and F. 4-4/50-Marketing, dated the 29th October, 1947, and the 22nd November 1950, respectively, the Central Government hereby levies a charge of annas two per maund on all graded vegetable oils packed and sealed with Agmark.

[No. F. 4-5/51-Dte. II(M).]

A. G. MENON, Dy. Secy.

New Delhi, the 11th June 1951

S.R.O. 911.—In pursuance of the provision under Rule 22(4) of the Indian Central Coconut Committee Rules, 1945, the Central Government is pleased to publish the following audited statement of 'Receipts & Payments' accounts of the Indian Central Coconut Committee for the year ending 31st March, 1950 together with the Auditor's report thereon:—

REPORT ON THE AUDIT OF THE ACCOUNTS OF THE INDIAN CENTRAL COCONUT COMMITTEE.

PART II

The audit of the accounts of the Indian Central Coconut Committee was conducted in pursuance of the correspondence in file O.A.D./Fi856 of the Accountant General. (*Vide* also letter No. 1862-Adm/502/49, dated the 1st September 1950 from the Comptroller and Auditor General of India.) Under Rule 22(4) of the Indian Central Coconut Committee Rules, 1945, framed under Section 18 of the Indian Coconut Committee Act, the audited statement of receipts and expenditure is to be furnished to the Central Government. Certified statements for the financial year ending 31st March, 1950, are attached.

2. *Arecanut Committee.*—The administration of the funds of this Committee was with the Secretary of the Central Coconut Committee till 31-10-1949 and thereafter this latter Committee is functioning virtually as a Banker to the former, issuing cheques on requisition of the Secretary to the Arecanut Committee. An Audited statement of expenditure of this Committee for the period from 1-4-1949 to 31-10-1949 is enclosed. When the accounts of the Committee for the financial year 1949-50 are audited, the figures till 31-10-1949 as now furnished may be incorporated.

3. The previous audits were being conducted by Registered Accountants.
4. No irregularities are disclosed.
5. Part II of the Report giving some general instructions or suggestions with a view to improve the system of accounts is intended for the guidance of the Committee.

Receipts and Payments Account of the Indian Central Coconut Committee for the year ended 31st March 1933.

(vi) Proceeds by sale of materials of unwanted buildings in the extension area, C.C.R.S., Basaragad.
 (vii) Receipts from the Scheme for control of leaf disease of coconuts.

8,881 0 0	Furniture etc. for rest house	1,508	3,279 13 9	69,798 1 3
2,729 7 8	(b) Recurring expenditure			
	Salary of staff	81,212 11 0		
	Allowances & honoraria	16,982 1 0		
	Leave salary & pension contributions	963 13 5		
	Indian Central Coconut Committee			
	Provident Fund contribution	522 0 0		
	Contingencies	9,035 15 1		
	Working expenses	15,067 0 0	78,734 8 6	
	(3) Scheme for the control of leaf disease of coconuts			
	Recurring expenditure			5,488 12 0
	II.B. Grants-in-Aid scheme			
	(a) Research Schemes :			
	1. Regional Coconut Research Station, Orissa	4,350 0 0		
	2. Regional Coconut Research Station, Travancore	13,600 0 0	17,950 0 0	
	(b) Coconut Nursery scheme :			
	1. Madras Comprehensive scheme	53,590 0 0		
	2. Puri, Orissa	6,387 0 0		
	3. Valkom & Kattakuttam, Travancore	3,260 0 0		
	4. Arnikere, Mysore	2,800 0 0		
	5. Irinjalakuda, Cochin	4,550 0 0		
	6. Kunta, Bombay	8,830 0 0		
	7. Balia, Orissa	1,400 0 0		
	8. Goong	1,475 0 0	75,792 0	
	(c) Miscellaneous :			
	1. Handbook on Coconut Cultivation Honorarium	500 0 0		
	2. Multiplication & distribution of Crotalaria Striata seeds, Madras	680 0 0		
	3. Ditto	90 0 0	1,270 0 0	195,012 0 0
	III. Technical Research			
	IV. Marketing Schemes :			
	(a) Co-operative Marketing Grants-in-aid schemes :			
	1. Co-operative Marketing of Copra, Travancore	3,443 0 0		
	2. Ditto	534 13 4	3,967 13 9	9,918 3 3
	(b) Scheme for the organisation of Regulated Markets for copra		5,950 5 6	

	RECEIPTS			PAYMENTS		
	Rs. A.P.	Rs. A.T.	Rs. A.P.	Rs. A.P.	Rs. A.P.	Rs. A.P.
C/o				By closing balance :		
				Fixed deposit with Central Bank of Indis Ltd.	1,00,000	0 0
				Current account with the Imperial Bank of India	2,71,335	0 4
				<i>Imports:</i>		
				Secretary's office	750	0 0
				C.C.R.S., Kasaragod	1,000	0 0
				C.C.R.S., Kayangulam	1,000	0 0
					2,750	0 0
				Advance to Arecaanut Committee	237	7 11
				Advance recoverable account	235	0 0
				Balance adjusted in next year's account,		
				Publication receipts	166	7 6
				Other miscellaneous receipts	5	0 6
				C.C.R.S., Kasaragod-Farm pro- duce etc.	3	0 0
				C.C.R.S., Kayangulam-farm produce etc.	1	0 0
					175	5 0
TOTAL			8,02,977 14 0	TOTAL		8,74,783 0 3*
						8,02,977 14 0

*Includes tender deposit of Rs. 9,970 to be refunded.

**Includes cost (Rs. 440) of typewriter refunded by Deputy Controller of Stationery & Printing, Calcutta.

(Sl.) U. RAGHAVAN,
Accountant.

(Sl.) K. GOPALAN,
Secretary.

AUDITORS' CERTIFICATE

The accounts of the Indian Central Coconut Committee for the year ending 31st March, 1950, have been audited by me. The statement of receipts and payments has also been examined with the books of account and vouchers and other relevant records. I certify that the above statement sets forth correctly the transactions of the Committee relating to the aforesaid period.

(Sl.)
Assistant Accountant General.
Travancore Cochin.

KRANKULAM,
18th December 1950.

[No. F. 2-6/51-Com. II.]

S. GHOSE, Under Secy.

ORDER

New Delhi, the 9th June 1951

S.R.O. 912.—In partial modification of the orders Nos. S.R.O. 612, dated the 11th September 1950 and S.R.O. 758, dated the 6th October 1950 of the Government of India in the late Ministry of Food published in the *Gazette of India*, Part II, Section 3, dated the 16th September 1950 and 14th October 1950 respectively, the Central Government is pleased to direct that Diwan Bahadur M. S. Naronha, Ex-Chief Judge, Small Causes Court, Bombay shall be appointed as the Arbitrator to make Awards, in place of the Chief Judge, Small Causes Court, Bombay as notified in the aforesaid orders.

[No. SG-1820/18-1(A) Vol. III.]

R. S. KRISHNASWAMY, Joint Secy.

MINISTRY OF HEALTH

New Delhi, the 7th June 1951

S.R.O. 913.—In pursuance of sub-rule (3) of rule 68 of the Indian Port Health Rules (1938), the Central Government hereby directs that a flat rate fee of Rs. 5 per each operation of the Steam Disinfecting Plant shall be charged for the disinfection of imported second-hand clothing.

No. F. 11-2/49-PH (II).]

P. S. DORASWAMI, Under Secy.

MINISTRY OF COMMUNICATIONS

POSTS AND TELEGRAPHHS

New Delhi, the 2nd June 1951

S. R. O. 914.—In exercise of the powers conferred by sub-rule (5) of rule 452 of the Indian Telegraph Rules, 1932, the Central Government is pleased to direct that, with effect from the 16th July 1951, the Message Rate System shall be introduced at Nagpur.

[No. PHA-48-6/51.]

New Delhi, the 11th June 1951

S.R.O. 915.—In exercise of the powers conferred by Section 7 of the Indian Post Office Act, 1898, (VI of 1898) the Central Government hereby directs that, with effect from the 11th June, 1951, the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In the said Rules—

To Rule 1, under the heading “Letters” the following proviso shall be added, namely:—

“Provided that the rate of postage in respect of any letter posted during the period from the 11th June, 1951 upto and inclusive of the 31st March, 1955 in the State of Travancore-Cochin and addressed for delivery to any localities in that State shall be one anna for every tola or fraction thereof.”

[No. R. 1-4/51.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF TRANSPORT
PORTS
New Delhi, the 6th June 1951

S.R.O. 916.—In exercise of the powers conferred by clause (c) of section 5 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act VII of 1882), as applied to the Port of Kandla by the notification of the Government of India in the Ministry of Transport No. 14-P (89)/49-I, dated the 29th June 1950, the Central Government hereby declares that the limits of the timber jetty at the said port, declared as a public landing place by the notification of the Government of India in the Ministry of Transport No. 14-P (35)/50, dated the 23rd January, 1951, shall be as follows :—

Bounded on the North, South and East by the Kandla Creek and on the W. by Kandla Reclamation.

[No. 4-PII (3)/51.]

S. CHAKRAVARTI, Dy. Secy.

LIGHTHOUSES
New Delhi, the 11th June 1951

S.R.O. 917.—In exercise of the powers conferred by sub-section (1) of section 10 of the Indian Lighthouse Act, 1927 (XVII of 1927), and in supersession of all previous orders on the subject issued by any authority, the Central Government hereby prescribes that at all ports in India light-dues shall be payable at the rates specified below, namely :—

- (a) All ships, other than sailing ships, arriving at, or departing from, any port in India at a rate of one anna and six pices per ton; and
- (b) Sailing ships at a rate of six pices per ton.

[No. 347-M. III(9)/49-M.T.]

H. C. SARIN, Dy. Secy.

MINISTRY OF LABOUR
New Delhi, the 6th June 1951

S.R.O. 918.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLV of 1948), the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Labour No. P.F. 23(1)/50, dated the 16th January 1950, namely :—

In the said notification—

After paragraph 7, the following paragraph shall be added, namely :

7-A. After paragraph 32, the following paragraph shall be inserted, namely :—

“32-A. (1) Every employer shall before the 15th July 1951 deposit in the Reserve Account of the Fund the amounts collected by him from the employees as provident fund subscriptions before the 1st January 1950 and remaining undisbursed with him.

(2) The payment referred to in sub-paragraph (1) shall be made by deposit in such Government treasury and under such head of account as the Central Government may direct. The original treasury challan shall

be sent to the Coal Mines Provident Fund Commissioner with statement in such form as he may specify, within one week of the date of the deposit."

[No. P.F. 13.]

S.R.O. 919.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLV of 1948), the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Labour No. P.F. 23(1)/49, dated the 13th December 1948, namely :—

In the said notification—

After paragraph 8, the following paragraph shall be added, namely :—

9. After paragraph 31, the following shall be inserted, namely:

"31-A. (1) Every employer shall before the 15th July 1951 deposit in the Reserve Account of the Fund the amounts collected by him from the employees as provident fund subscriptions before the 1st July 1949 and remaining undisbursed with him".

(2) The payment referred to in sub-paragraph (1) shall be made by deposit in such Government treasury and under such head of account as the Central Government may direct. The original treasury chalan shall be sent to the Coal Mines Provident Fund Commissioner with a statement in such form as he may specify, within one week of the date of the deposit."

[No. P.F. 13.]

S. NEELAKANTAM, Dy. Secy.

New Delhi, the 7th June 1951

S. R. O. 920.—In exercise of the powers conferred by sub-section (1) of section 46 of the Indian Mines Act, 1923 (IV of 1923) the Central Government hereby directs that the following amendments shall be made in the notification of the Government of India in the Ministry of Labour No. LP.115/(17), dated the 12th July, 1949, namely :—

In Appendix I to the said notification—

1. Under the head "West Bengal" to the entries under the sub-heading "Stone Mines", the following entry shall be added, namely :—

" 3 Sundarpahari D. R. Kapur Sundarpahari Asansol Burdwan "

2. Under the head "Bombay" to the entries under the sub-heading "Stone Mines", the following entry shall be added, namely :—

" 17 Gilbert Hill	<div style="display: flex; justify-content: space-between;"> <div style="flex: 1;"> <ol style="list-style-type: none"> 1. S. M. Shah 2. Bombay Construction. 3. Patkar and Sons. 4. Suburban Stone Supply. 5. District Local Board. 6. Ashrafkhan Amir Khan. </div> <td style="flex: 1; text-align: center;">Andheri</td> <td style="flex: 1; text-align: center;">Andheri</td> <td style="flex: 1; text-align: center;">Andheri</td> </div>	Andheri	Andheri	Andheri
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3. For the heading "CENTRAL PROVINCES AND BERAR", the heading "MADHYA PRADESH" shall be substituted and the following modifications shall be made in regard to the sub-heads and entries thereunder, namely :—

(i) To the entries under the sub-heading "Lime Stone Mines", the following entries shall be added, namely :—

		M. D'Costa of Nag-pur.	Wanjari	Wun	Yeotmal.
8	Wanjari (Survey No. 107 and 108).				
9	Wanjari (Survey of 108)	J. D'Costa of Nag-pur.	Do.	Do.	Do.
0	Wanjari (Survey No. 134)	Do.	Do.	Do.	Do.
1	Wanjari (Survey No. 114 and 110).	Do.	Do.	Do.	Do.
2	Wanjari (Survey No. 93 and 97.)	Shri A. H. Wasudeo-rao and brothers.	Do.	Do.	Do.
3	Wanjari (Survey No. 134)	Leban Leyland Ltd.	Do.	Do.	Do.
4	Wanjari (Survey No. 108)	E. De. Figuerido	Do.	Do.	Do.
5	Wanjari (Survey No. 107)	Sri J. M. Steneus	Do.	Do.	Do.
6	Wanjari (Survey No. 107)	Do.	Do.	Do.	Do.
7	Wanjari (Survey No. 113 and 128).	Sri G. M. Dafde	Do.	Do.	Do.
8	Majra (Survey No. 39)	J. D'Costa of Nag-pur.	Majra	Do.	Do.
9	Majra (Survey No. 40)	J. D'Costa of Nag-pur.	Do.	Do.	Do.
10	Majra (Survey No. 41)	Sm Sonubai Ganpat-rao.	Do.	Do.	Do.
11	Majra (Survey No. 40)	Sm Sonabai Ganpat-rao.	Do.	Do.	Do.
12	Sonapur (Survey No. 16)	Sri F. X. Rebello	Sonapur	Do.	Do.
13	Sonapur (Survey No. 13)	Do.	Do.	Do.	Do.
14	Sonapur (Survey No. 15 and 16).	Do.	Do.	Do.	Do.
15	Sonapur (Survey No. 32)	Shekani Lime Works, Rajpur.	Do.	Do.	Do.
16	Sonapur (Survey No. 3, 4, 14 and 33).	Do.	Do.	Do.	Do.
17	Sonapur (Survey No. 32).	2 Shri Issa Noor Mohd.	Do.	Do.	Do.
18	Nagala (Survey No. 6)	Shri F. X. Rebello	Nagala	Do.	Do.
19	Gowaral (Survey No. 25)	Shri B. H. Damle	Gowaral	Do.	Do."

(ii) To the entries under the sub-heading "Bauxite Mines", the following entries shall be added, namely :—

19	Khujuri	:	Macpherson and Co.	Khujuri	Katni	Jubbulpur.
10	Roadside	:	Associated Cement Company Limited.	Tikuri	Katni	Jubbulpur "

(iii) For the sub-heading "Steatite Mine", the sub-heading "Steatite Minos" shall be substituted and the following entries shall be added to the existing entry, namely :—

" 2	Jhimrali	:	The Birendra Singh	Bhatgawan	Murwara	Jubbulpur
3	Gaurishanker	:	Mamta Kumari Chowhan, Minor Guardian of Shri L. S. Chowhan.	Bheraghat	Jubbulpur	Do."

(iv) The following sub-heading and entries shall be added at the end of the heading, namely :—

"CLAY MINES".

" 1	Lamehtaghat	:	Burn and Company Limited.	Lametaghat	Jubbulpur	Jubbulpur.
2	Sudiaiy	:	Associated Cement Co., Ltd.	Tikuri	Katni	Do.
3	Garha	:	Shri Onama Glass Works, Limited.	Gouraha	Jubbulpur	Do."

4. Under the heading "MADRAS":—

(i) To the entries under the sub-heading "Barites Mines", the following entries shall be added, namely:—

" 17 Chiguralapeta	S. S. Guzdar	(a) 37-90 Tadpatri	Anantpur.
		acres in S. No. 574,	
		(b) 5-73 acres in S. No. 243-A of Mutchukota.	
18 Madwhamikunta	V. Nimbkar	Nallamekal-palle Re-serve Forest, Dhone Range.	Dhone. Kurnool "

(ii) To the entries under the sub-heading "Lime Stone Mines", the following entries shall be added, namely:—

" 6 Sankaridurg	Methur Chemical and Industrial Corporation, Ltd.	27-83 acres in Inam goda.	Tiruchen-Iveli.	Salem.
7 Thalijahu	India Cement Limited.	Thaliyuthu	Tirunelveli	Tirunelveli"

(iii) The following sub-headings and entries shall be added at the end of the heading namely:—

" CHINA CLAY MINES "				
" 1 Hasthavaram	East Indian Distillaries Sugar Factories Limited Represented by Messrs. Parry and Company.	7-48 acres in S. No. 1/3, 1/4 and 4/1 of Hasthavaram.	Rajampet	Cuddapah "
" BAUXITE MINES "				
" 1 Shivaroy	Shervaroys Bauxite Products Co. Ltd.	Pulliyar, Yercand Semmaduva and Mavjakut-tai.	Salem	"

5. For the heading "United Provinces", the heading "Uttar Pradesh" shall be substituted and to the entries therein under the sub-heading "Stone Mines" the following entry shall be added, namely:—

" 3 Shankargarh No. 5 . . . L. D. Kamra . . . Sheorajpur Allahabad Allahabad"

6. A new heading "SANTHAL PARGANAS" shall be added at the end of the said Appendix with the following sub-headings and entries thereunder, namely:—

" CHINA CLAY MINES ".				
" 1 Manglahat	Rajmahal Quartz-sand and Kaolin Co.	Manglahat	Rajmahal	Pakur".
" STONE MINES ".				
" 1 Tinphahar	Sri Krishna Pathak.	Tinphahar	Pakur	Pakur"

[No. M. 46 (1) 51.]

S. R. O. 921.—The following draft of an amendment to the Coal Mines Labour Welfare Fund Rules, 1949, which it is proposed to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th July 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

"In sub-rule (7) of rule 5 of the said Rules, the following shall be added at the end, namely :—

'Rules 8 to 12 shall apply in relation to a Sub-Committee as they apply in relation to the Advisory Committee or the Housing Board and in their application to a Sub-Committee, the reference in the said rules to 'Advisory Committee' or 'Housing Board' shall be construed as reference to the Sub-Committee".

[No. M. 3(5)51.]

P. N. SHARMA, Under Secy.

New Delhi, the 11th June 1951

S.R.O. 922—In pursuance of sub-section (4) of Section 11 of the War Injuries (Compensation Insurance) Act, 1943 (XXIII of 1943) and rule 7 of the War Injuries Compensation Insurance Rules, 1943, the Central Government hereby publishes the following account of the War Injuries Compensation Insurance Fund during the six months ending the 31st December 1950:

Account of sums received into and paid out of the War Injuries Compensation Insurance Fund during the six months ending the 31st December 1950

Particulars	Receipts			Expenditure		
	Progress of receipts		Particulars	Progress of expenditure		
	Amount up to the end of the 31st December 1950	(1)		Amount up to the end of the 31st December 1950	(2)	
	Rs. A. P.	(2)	(3)	Rs. A. P.	(5)	(6)
Amount of Insurance Premia.	.. 6,86,841 13 8		(i) Compensation under War Injuries Compensation Insurance Scheme.	..	13,377 9 0	
			(ii) Remuneration of Expenses of Government Agents.	..	65,592 9 6	
			(iii) Expenses of the staff employed to do work in the Provinces at and the Headquarters of the Central Government.	..	1,33,770 8 6	
			(iv) Expenses of the additional staff required to cope with the audit and accounting arrangements.	..	18,615 5 7	
			(v) Miscellaneous	..	11,515 10 6	
TOTAL	..	6,86,841 13 8	TOTAL	..	2,39,771 11 1	

[No. SS. 142(14).]

N. M. PATNAIK, Dy. Secy.